COMPETITIVE TELECOMMUNICATIONS Association

ADVANCING GLOBAL Communications Through COMPETITION ORIGINA

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EX PARTE OR LATE FILED

April 12, 2001

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Ms. Magalie R. Salas, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

APR 1 3 2001

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Re: Ex Parte Presentations in CC Docket Nos. 96-98, 98-147, 99-68, 01-9 and GN Docket No. 00185

Dear Ms. Salas:

Pursuant to Section 1.1206 of the Commission's rules, the Competitive Telecommunications Association ("CompTel") hereby gives notice that on April 12, 2001, its representatives met with Chairman Michael Powell. CompTel discussed the attached presentation.

Representing CompTel were H. Russell Frisby, Jr., Carol Ann Bischoff, and the undersigned attorney.

Sincerely,

Jonathan Lee Vice President

Regulatory Affairs

CompTel 2001: Policy Goals

H. Russell Frisby, Jr., President

Carol Ann Bischoff, Executive Vice President & General Counsel Jonathan Lee, Vice President, Regulatory Affairs April 12, 2001



CompTel aggressively advocates pro-competitive, open entry FCC, the U.S. Congress and the Office of the United States Internationally, Comp Tel participates in proceedings at the policies. CompTel represents its Members before the FCC, the U.S. Department of Justice, the federal courts, state PUCs, the U.S. Congress and state legislatures. Trade Representative.

Comp Tel Affiliations

- In addition, CompTel participates in the following
- North American Numbering Council (NANC)
- North American Numbering Plan Billing and Collection Agent (NBANC)
- Rural Task Force (RTF)
- Competitive Universal Service Coalition (CUSC)
- Competitive Broadband Coalition (CBC)
- Voices for Choices
- No-Name Coalition
- Smart Buildings Policy Project (SBPP)
- Congressional Internet Caucus Advisory Committee

Comp Tel 2001 Policy Mission

providers on the key policy and regulatory advocate for competitive communications issues of concern to them, whether local, To continue to serve as a powerful national or international

Five Principal CompTel Policy Objectives for 2001

- #1. Local Access
- #2. Competitive Broadband Access
- #3. Fair Compensation
- #4. Structural Separation
- #5. International Market Access

Five Principal CompTel Policy Objectives for 2001

- CompTel's policy focus areas reflect its ever-evolving Membership:
- CLEC/ICP
- -Long-haul Broadband
- International
- -Internet
- Energy

Local Access Comp Tel Policy Objective #1:

- competition extends to every corner of the CompTel's 20-year commitment to market, particularly local access:
- equal access to the "first mile," with access to - CompTel argues that <u>all</u> providers must have UNEs at economic cost
- telecommunications marketplace is being CompTel's battle to secure a truly local waged on many fronts

- Unbundled Network Elements & Pricing
- UNE Combinations (e.g., UNE-P, EELs)
- Collocation
- Line Sharing/Line Splitting
- New Networks Proceeding/Project Pronto
- Section 271
- Cable Open Access

- UNE Remand (CC Docket No. 96-98)
- Comp Tel Petition for Reconsideration asks the FCC to increase the availability of unbundled local switching (ULS)
- CompTel has urged the FCC to expand the Unbundled Network Element Platform, or number of lines on which competitors can provide service using ILEC ULS (i.e., the "UNE-P")

- Enhanced Extended Link ("EELs") (CC Docket No. 96-98)
- the FCC's interim use restrictions on the use - CompTel v. FCC, Case No. 00-1272, appeals of EELs (loop-transport combinations)
- restrictions on the use of UNEs and UNE - CompTel will oppose permanent use combinations

- Collocation Remand (CC Docket No. 98-147)
- ILECs must allow competitors to collocate any equipment "necessary" for interconnection or access to UNEs
- allows a competitor to increase its "collocation "necessary" as any equipment or practice that throughput" (i.e., interconnection or number of UNEs accessed from a given collocation) CompTel has proposed that the FCC define

- (CC Docket Nos. 98-147; 96-98) · Line Sharing/Line Splitting
- high-frequency portion of the local loop availability of unbundled access to the - CompTel advocates the competitive
- certain issues in its recent "Line Splitting CompTel Petition for Reconsideration/ Clarification asks the FCC to clarify Order"

- (5th and 6th FNPRMs, CC Docket No. 97-New Networks Proceeding/ Project Pronto
- CompTel has championed competition in the burgeoning market for advanced services
- generation digital loop carrier overlay network FCC has initiated a proceeding on <u>CompTel's</u> proposed "Project Pronto" fiber-fed, next-Petition for Reconsideration of SBC's

- Section 271
- Verizon Section 271 Application for MA (CC Docket No. 01-9)
- CompTel reiterated Members' concerns about poor trunk and special access provisioning
- performance monitoring for special access on - CompTel asked the FCC to impose VZ and its interLATA affiliate

- Cable Open Access (GN Docket No. 00-185)
- operated by incumbent cable service operators - CompTel has called for "minimum cable open access rules" to ensure competitive providers information services have access to facilities of advanced telecommunications and

Competitive Broadband Access CompTel Policy Objective #2:

- national broadband policy: CompTel has proposed a forward-looking
- eliminate local broadband access bottlenecks
- Ilu ot szənizud vol nəqo ban noitulugər Andrew Internet free from unnecessary —
- SULGOLICO na preferred approach to address consumer noithlugar-lias gytenbni lulgninham stomorq —

CompTel Policy Objective #2: Competitive Broadband Access

- CompTel vigorously opposes the very real threat of the anti-competitive Tauzin/Dingell bill:
- CompTel has met with numerous Members of legislation, which advocates UNEs, increased Congress and their staffs to convince them to resist joining the Bells' legislative efforts and to support our alternative, pro-competitive enforcement and structural separation

Comp Tel Policy Objective #2: Competitive Broadband Access

- CompTel's Federal Broadband Advocacy:
- Communications and Grassroots Lobbying Campaign (700 letters to Congress in FL) - "Break the Bottleneck" Strategic
- Annual Legislative Conference (April 19-21) Kingsmill Resort, Williamsburg, VA
- Competitive Broadband Coalition (CBC)
- Voices for Choices
- No-Name Coalition

CompTel Policy Objective #3: Fair Compensation

carriers, CompTel advocates for cost-based As the umbrella association of competitive ILEC access charges for circuit-switched based access charges on evolving packetdefends against efforts to impose legacy-CLECs to reciprocal compensation; and switched technologies (e.g., VoIP, VON) voice traffic; champions the right of

CompTel Policy Objective #3: Fair Compensation

- Reciprocal Compensation for ISP-Bound Traffic (CC Docket Nos. 96-98; 99-68)
- competitive industry by radically changing this CompTel has argued that the FCC should not cause unnecessary financial hardship to the aspect of inter-carrier compensation
- inappropriate, illegal and bad public policy if CompTel believes that "bill and keep" is imposed for only one type of traffic

Comp Tel Policy Objective #3: Fair Compensation

• Inter-Carrier Compensation NOI

FCC's expected Notice of Inquiry (NOI) on CompTel is formulating its position for the inter-carrier compensation

Comp Tel Policy Objective #4: Structural Separation

- CompTel believes that the RBOCs should be split into separate retail and wholesale affiliates. Structural separation:
- minimizes or eliminates the inevitable conflict that results from an RBOC's dual competitor/ supplier role
- creates a level playing field
- in the long-term, reduces the need for regulation

CompTel Policy Objective #4: Structural Separation

- separation as the ultimate tool to speed the spearheading the issue of structural CompTel has led the industry in opening of local markets:
- Frisby NARUC Speech
- Pennsylvania PUC Verizon Order
- Capitol Hill

Comp Tel Policy Objective #5: International Market Access

Communications Committee, reflecting the competition on a worldwide scale, and to complex rules, regulations and business As early as 1996, CompTel was the first association's ongoing commitment to help its members navigate the oftenassociation to form an International practices of U.S. overseas trading partners.

CompTel Policy Objective #5: International Market Access

- CompTel is actively urging policymakers to ensure that other countries satisfy their commitments under the World Trade Telecommunications Agreement Organization (WTO) Basic
- Trade Review Comments (Germany, Mexico, CompTel 2001 USTR Section 1377 Telecom South Africa, Japan and Taiwan)

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